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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/663,745	09/17/2003	Klaus Hillgaertner	028987.52501US	2634
23911 CROWELL &	7590 03/08/2007 MORING LLP	EXAMINER		
INTELLECTU	AL PROPERTY GROUP	BOSWELL, CHRISTOPHER J		
P.O. BOX 14300 WASHINGTON, DC 20044-4300			ART UNIT	PAPER NUMBER
	,		3676	
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MO	NTHS	03/08/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	,	Application No.	Applicant(s)		
		10/663,745	HILLGAERTNER, KLAUS		
	Office Action Summary	Examiner	Art Unit		
		Christopher Boswell	3676		
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply					
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLEHEVER IS LONGER, FROM THE MAILING DISSIONS of time may be available under the provisions of 37 CFR 1.5 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing patent term adjustment. See 37 CFR 1.704(b).	NATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply by will apply and will expire SIX (6) MONTHS file, cause the application to become ABANDO	ON. e timely filed rom the mailing date of this communication. DNED (35 U.S.C. § 133).		
Status					
2a)⊠	Responsive to communication(s) filed on <u>07 E</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for alloward closed in accordance with the practice under E	s action is non-final.	•		
Dispositi	on of Claims				
5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1,3-5,10-12,14-16,18-20,22-24 and 3</u> 4a) Of the above claim(s) is/are withdra Claim(s) <u>1,3-5,10-12,14-16,18-20,22-24 and 3</u> Claim(s) <u>33-37 and 39-43</u> is/are rejected. Claim(s) <u>38</u> is/are objected to. Claim(s) are subject to restriction and/o	wn from consideration.  32 is/are allowed.	ication.		
Applicati	on Papers				
10)⊠	The specification is objected to by the Examine The drawing(s) filed on <u>17 September 2003</u> is/Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct The oath or declaration is objected to by the Example 2015.	are: a) $\square$ accepted or b) $\square$ objection of drawing(s) be held in abeyance. Stitle of the drawing(s) is	See 37 CFR 1.85(a). objected to. See 37 CFR 1.121(d).		
Priority u	nder 35 U.S.C. § 119				
12)⊠ <i>i</i> a)[	Acknowledgment is made of a claim for foreign All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea ee the attached detailed Office action for a list	ts have been received. ts have been received in Applic rity documents have been rece u (PCT Rule 17.2(a)).	ation No vived in this National Stage		
2) 🔲 Notice 3) 🔲 Inform	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	4) Interview Summa Paper No(s)/Mail 5) Notice of Informa 6) Other:	Date		

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## **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 33-37 and 39-43 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent Number 5,860,684 to Mizuki.

Mizuki discloses a locking device for a vehicle door, comprised of an inside door panel (62) and an outside door panel (surface of element 1) fastened together, comprising a lock (15) fastenable to the inside door panel between the inside panel and the outside door panel and having a release lever (42) for moving the lock from a locking position thereof, an outside operating mechanism (figure 2) arranged to act upon the release lever via a force transmission element and comprising a supporting part (14) fastenable to an interior side of the outside door panel and a swivelable pull handle (5) disposed on an exterior side of the outside door, and a catching device (17) arranged adjacent to the lock inside the vehicle door so as to be interactable with the supporting part during a defined transverse acceleration acting upon the vehicle (element 17 secures the supporting part to the outside door panel), and thereby to limit bulging of the outside door panel away from the inside door panel exteriorly of the door (column 3, lines 60-64; wherein the inner door panel is attached to the outer door panel), as in claim 33.

Mizuki also discloses the catching device comprises a catch pin (fastening element 17 functions as a catch pin), as in claim 34, and the catch pin being constructed in one piece with

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claims 37.

the supporting part (elements 14 and 17 are secured together to produce a result of an integral construction), as in claims 35, as well as the catch pin being formed by a separately manufactured part that can be fastened to the supporting part (figure 2), as in claim 36, wherein the catching device being a catch pin (17), that extends in a longitudinal direction of the vehicle (where the head of the fastening means extends in a longitudinal direction to ensure the supporting part does not separate from the outer door panel), and a holding part (portion of element 14 that surrounds element 17), that is aligned in a transverse direction of the vehicle, and has a receiving device (bore in which element 17 extends) that surrounds the catch pin, as in

Mizuki further discloses the holding part is formed by a molded-on lug of an interior door reinforcement (bore within element 14), as in claim 39, and where the holding part is formed by a bent-away lug of the lock (figure 2), as in claim 40, as well as the holding part being fastened to the inside panel (figure 2), as in claim 41, wherein the catch pin protrudes through the receiving device of the holding part and projects beyond the receiving device on both sides (figure 2), as in claim 42, and the outside panel is fastened at its outer edge to an outer edge of the inside panel (column 3, lines 60-64; where the outer edges of the inner panel is attached to the interior surface of the outer panel), as in claim 43.

# Allowable Subject Matter

Claims 1, 3-5, 10-12, 14-16, 18-20, 22-24 and 32 are allowed.

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Claim 38 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

The claims are allowable over the prior art of record because the teachings of the references taken as a whole do not teach or render obvious the combination set forth, including that of the catching device comprising a catch pin extending in a longitudinal direction of the vehicle and a holding part that is aligned in a transverse direction of the vehicle and a receiving device surrounding the catch pin, where in an inoperative normal locked position of the vehicle door, the receiving device of the holding part extends at a radial distance from the interior catch pin, whereas, starting from a defined lateral acceleration acting upon the vehicle, the catch pin is locally supported on the outer edge of the receiving device.

### Response to Arguments

Applicant's arguments filed December 7, 2006 have been fully considered but they are not persuasive. In regards to the argument that Mizuki does not disclose a locking device that is capable of limiting the outer panel from bulging outwardly of the vehicle during a defined acceleration, the examiner states that the current recitation of the aforementioned limitation is considered an intended use of the locking device, as there is no claimed structure that effects the bulging of the door panel. It has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be employed does not differentiate the claimed apparatus from a

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prior art apparatus satisfying the claimed structural limitations. *Ex parte Masham*, 2 USPQ2d 1647 (1987).

Regarding the argument that element 62 of Mizuki is not an inside door panel, the examiner respectfully disagree. Though element 62 is not the innermost panel of the door, it is a panel the is in the interior of the door, making it aninside door panel.

In regards to the argument that element 17 of Mizuki is not intended to or can prevent bulging of the door panels during high lateral accelerations, the examiner points to the claimed limitation does not recite an interaction between the catching device and the inside door panel. Furthermore, as the inside door panel is completely attached to a portion of the outside door panel allowing for both panels to bulge as a unitary piece.

## Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event,

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however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Christopher Boswell whose telephone number is (571) 272-7054. The examiner can normally be reached on 9:00 - 4:00 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Glessner can be reached on (571) 272-6843. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Christopher Boswell Examiner Art Unit 3676

CJB CS March 2, 2007

uzanne Dino Barrett Primary Examinar